

ENGROSSED SENATE BILL No. 202

DIGEST OF SB 202 (Updated February 21, 2006 2:39 pm - DI 77)

Citations Affected: IC 16-42; IC 25-26.

Synopsis: Pharmacy, cigarette displays, and wholesale distributor matters. Allows a mechanical device that dispenses drugs to be used at certain remote locations and health care facilities. Removes authority for pharmacist extern programs. Adds persons who are allowed to be pharmacist interns. Changes references from the Foreign Pharmacy Graduate Equivalency Examination to the Foreign Pharmacy Graduate Examination Committee Certificate. Removes the practical examination requirement for certain pharmacists who are licensed in another jurisdiction. Provides that a person who has not renewed a pharmacist license within seven years must apply for a new license. Allows certain hospitals to operate Type II pharmacies in approved locations near the licensed area. Prohibits licensing a pharmacy in a residence. Authorizes the board of pharmacy (board) to temporarily suspend certain statutes or administrative rules that would prevent, hinder, or delay the appropriate delivery of pharmaceutical care during a state of emergency declared by the governor or the President of the (Continued next page)

Effective: Upon passage; July 1, 2006.

Riegsecker

(HOUSE SPONSORS — BROWN T, BUDAK, BROWN C)

January 9, 2006, read first time and referred to Committee on Health and Provider

January 26, 2006, amended, reported favorably — Do Pass.
January 30, 2006, read second time, ordered engrossed. Engrossed.
February 1, 2006, read third time, passed. Yeas 49, nays 1.

HOUSE ACTION
February 7, 2006, read first time and referred to Committee on Public Health.
February 23, 2006, amended, reported — Do Pass.











Digest Continued

United States. Prohibits pharmacies and certain retail establishments from selling cigarettes through a self service display. Provides that companies that only manufacture or distribute medical gases are not wholesale drug distributors or manufacturers. Adds and amends definitions concerning wholesale drug distributors. Allows the board to appoint a designee to inspect wholesale distribution operations. Requires a person seeking a wholesale drug distributor license to provide the board with a criminal history and financial background checks. Requires a record keeping pedigree for certain legend drugs that leave the normal chain of custody. Removes the requirement that drug distributors have: (1) a continuous quality improvement system; and (2) policies concerning certain drugs that may be returned. Requires that certain wholesale drug accreditation bodies that have an agreement with the board review accreditation denials. Allows the board to grant reciprocity to out of state home medical equipment service providers. Makes certain other changes, including conforming and technical changes. Repeals provisions concerning: (1) temporary pharmacist licenses; and (2) certain random authentications of pedigrees by wholesale drug distributors.





Second Regular Session 114th General Assembly (2006)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2005 Regular Session of the General Assembly.

ENGROSSED SENATE BILL No. 202

A BILL FOR AN ACT to amend the Indiana Code concerning professions and occupations.

Be it enacted by the General Assembly of the State of Indiana:

- SECTION 1. IC 16-42-19-23 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 23. (a) As used in this section, "mechanical device" means a machine for storage and dispensing of drugs. The term does not include devices or instruments used by practitioners in the diagnosis, cure, mitigation, treatment, or prevention of disease in human beings or other animals.
- (b) A person may not maintain, operate, or use any type of mechanical device in which any legend drug or narcotic drug is stored or held for the purpose of dispensing the drug from the mechanical device. However, the mechanical device may be used for the storage and dispensing of legend drugs if:
 - (1) the mechanical device is located on the premises of a business or establishment holding a valid used in a:
 - (A) pharmacy that holds a permit issued by the Indiana board of pharmacy; and
 - (B) remote location under the jurisdiction of the board of pharmacy; or

ES 202—LS 6847/DI 77+









1

2

4

5

6

8

9

10

11

12

13

14

15

16

1	(C) health care facility that is licensed under IC 16-28 or
2	IC 16-21-2; and
3	(2) the mechanical device is operated under the direct supervision
4	and control of a:
5	(A) registered pharmacist; or
6	(B) practitioner;
7	who is directly responsible for dispensing the drug from the
8	mechanical device.
9	(c) Inspectors of the Indiana board of pharmacy may inspect the
10	premises of any person suspected of violating this section.
11	SECTION 2. IC 25-26-13-2, AS AMENDED BY P.L.204-2005,
12	SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13	UPON PASSAGE]: Sec. 2. As used in this chapter:
14	"Board" means the Indiana board of pharmacy.
15	"Controlled drugs" are those drugs on schedules I through V of the
16	Federal Controlled Substances Act or on schedules I through V of
17	IC 35-48-2.
18	"Counseling" means effective communication between a pharmacist
19	and a patient concerning the contents, drug to drug interactions, route,
20	dosage, form, directions for use, precautions, and effective use of a
21	drug or device to improve the therapeutic outcome of the patient
22	through the effective use of the drug or device.
23	"Dispensing" means issuing one (1) or more doses of a drug in a
24	suitable container with appropriate labeling for subsequent
25	administration to or use by a patient.
26	"Drug" means:
27	(1) articles or substances recognized in the official United States
28	Pharmacopoeia, official National Formulary, official
29	Homeopathic Pharmacopoeia of the United States, or any
30	supplement to any of them;
31	(2) articles or substances intended for use in the diagnosis, cure,
32	mitigation, treatment, or prevention of disease in man or animals;
33	(3) articles other than food intended to affect the structure or any
34	function of the body of man or animals; or
35	(4) articles intended for use as a component of any article
36	specified in subdivisions (1) through (3) and devices.
37	"Drug order" means a written order in a hospital or other health care
38	institution for an ultimate user for any drug or device, issued and
39	signed by a practitioner, or an order transmitted by other means of
40	communication from a practitioner, which is immediately reduced to
41	writing by the pharmacist, registered nurse, or other licensed health
	writing by the pharmacist, registered nurse, or other needsed hearth



3
shall contain the name and bed number of the patient; the name and strength or size of the drug or device; unless specified by individual institution policy or guideline, the amount to be dispensed either in quantity or days; adequate directions for the proper use of the drug or device when it is administered to the patient; and the name of the prescriber.
"Drug regimen review" means the retrospective, concurrent, and prospective review by a pharmacist of a patient's drug related history that includes the following areas: (1) Evaluation of prescriptions or drug orders and patient records for drug allergies, rational therapy contradictions, appropriate dose and route of administration, appropriate directions for use or duplicative therapies.

or duplicative therapies.
(2) Evaluation of prescriptions or drug orders and patient records for drug-drug, drug-food, drug-disease, and drug-clinical laboratory interactions.

- (3) Evaluation of prescriptions or drug orders and patient records for adverse drug reactions.
- (4) Evaluation of prescriptions or drug orders and patient records for proper utilization and optimal therapeutic outcomes.

"Drug utilization review" means a program designed to measure and assess on a retrospective and prospective basis the proper use of drugs.

"Device" means an instrument, apparatus, implement, machine, contrivance, implant, in vitro reagent, or other similar or related article including any component part or accessory, which is:

- (1) recognized in the official United States Pharmacopoeia, official National Formulary, or any supplement to them;
- (2) intended for use in the diagnosis of disease or other conditions or the cure, mitigation, treatment, or prevention of disease in man or other animals; or
- (3) intended to affect the structure or any function of the body of man or other animals and which does not achieve any of its principal intended purposes through chemical action within or on the body of man or other animals and which is not dependent upon being metabolized for the achievement of any of its principal intended purposes.

"Electronic data intermediary" means an entity that provides the infrastructure that connects a computer system or another electronic device used by a prescribing practitioner with a computer system or another electronic device used by a pharmacy to facilitate the secure transmission of:

(1) an electronic prescription order;



C





y

1	(2) a refill authorization request;
2	(3) a communication; and
3	(4) other patient care information;
4	between a practitioner and a pharmacy.
5	"Electronic signature" means an electronic sound, symbol, or
6	process:
7	(1) attached to or logically associated with a record; and
8	(2) executed or adopted by a person;
9	with the intent to sign the record.
10	"Electronically transmitted" or "electronic transmission" means the
11	transmission of a prescription in electronic form. The term does not
12	include the transmission of a prescription by facsimile.
13	"Investigational or new drug" means any drug which is limited by
14	state or federal law to use under professional supervision of a
15	practitioner authorized by law to prescribe or administer such drug.
16	"Legend drug" has the meaning set forth in IC 16-18-2-199.
17	"License" and "permit" are interchangeable and mean a written
18	certificate from the Indiana board of pharmacy for the practice of
19	pharmacy or the operation of a pharmacy.
20	"Nonprescription drug" means a drug that may be sold without a
21	prescription and that is labeled for use by a patient in accordance with
22	state and federal laws.
23	"Person" means any individual, partnership, copartnership, firm,
24	company, corporation, association, joint stock company, trust, estate,
25	or municipality, or a legal representative or agent, unless this chapter
26	expressly provides otherwise.
27	"Practitioner" has the meaning set forth in IC 16-42-19-5.
28	"Pharmacist" means a person licensed under this chapter.
29	"Pharmacist extern" means a pharmacy student enrolled full time in
30	an approved school of pharmacy and who is working in a school
31	sponsored, board approved program related to the practice of
32	pharmacy.
33	"Pharmacist intern" means a person who is: working to secure
34	additional hours of practice and experience prior to making application
35	for a license to practice as a pharmacist.
36	(1) permitted by the board to engage in the practice of
37	pharmacy while under the personal supervision of a
38	pharmacist and who is satisfactorily progressing toward
39	meeting the requirements for licensure as a pharmacist;
40	(2) a graduate of an approved college of pharmacy or a
41	graduate who has established educational equivalency by

obtaining a Foreign Pharmacy Graduate Examination



1	Committee Certificate and who is permitted by the board to	
2	obtain practical experience as a requirement for licensure as	
3	a pharmacist;	
4	(3) a qualified applicant awaiting examination for licensure;	
5	or	
6	(4) an individual participating in a residency or fellowship	
7	program.	
8	"Pharmacy" means any facility, department, or other place where	
9	prescriptions are filled or compounded and are sold, dispensed, offered,	
10	or displayed for sale and which has as its principal purpose the	1
11	dispensing of drug and health supplies intended for the general health,	1
12	welfare, and safety of the public, without placing any other activity on	
13	a more important level than the practice of pharmacy.	
14	"The practice of pharmacy" or "the practice of the profession of	
15	pharmacy" means a patient oriented health care profession in which	
16	pharmacists interact with and counsel patients and with other health	(
17	care professionals concerning drugs and devices used to enhance	'
18	patients' wellness, prevent illness, and optimize the outcome of a drug	
19	or device, by accepting responsibility for performing or supervising a	
20	pharmacist intern a pharmacist extern, or an unlicensed person under	
21	section 18(a)(4) of this chapter to do the following acts, services, and	
22	operations:	
23	(1) The offering of or performing of those acts, service operations,	
24	or transactions incidental to the interpretation, evaluation, and	•
25	implementation of prescriptions or drug orders.	
26	(2) The compounding, labeling, administering, dispensing, or	
27	selling of drugs and devices, including radioactive substances,	\
28	whether dispensed under a practitioner's prescription or drug	
29	order or sold or given directly to the ultimate consumer.	1
30	(3) The proper and safe storage and distribution of drugs and	
31	devices.	
32	(4) The maintenance of proper records of the receipt, storage,	
33	sale, and dispensing of drugs and devices.	
34	(5) Counseling, advising, and educating patients, patients'	
35	caregivers, and health care providers and professionals, as	
36	necessary, as to the contents, therapeutic values, uses, significant	
37	problems, risks, and appropriate manner of use of drugs and	
38	devices.	
39	(6) Assessing, recording, and reporting events related to the use	
40	of drugs or devices.	

(7) Provision of the professional acts, professional decisions, and

professional services necessary to maintain all areas of a patient's



41

1	pharmacy related care as specifically authorized to a pharmacist under this article.
2 3	"Prescription" means a written order or an order transmitted by other
<i>3</i>	means of communication from a practitioner to or for an ultimate user
5	for any drug or device containing:
6	(1) the name and address of the patient;
7	(2) the date of issue;
8	(3) the name and strength or size (if applicable) of the drug or
9	device;
10	(4) the amount to be dispensed (unless indicated by directions and
11	duration of therapy);
12	(5) adequate directions for the proper use of the drug or device by
13	the patient;
14	(6) the name of the practitioner; and
15	(7) if the prescription:
16	(A) is in written form, the signature of the practitioner; or
17	(B) is in electronic form, the electronic signature of the
18	practitioner.
19	"Qualifying pharmacist" means the pharmacist who will qualify the
20	pharmacy by being responsible to the board for the legal operations of
21	the pharmacy under the permit.
22	"Record" means all papers, letters, memoranda, notes, prescriptions,
23	drug orders, invoices, statements, patient medication charts or files,
24	computerized records, or other written indicia, documents, or objects
25	which are used in any way in connection with the purchase, sale, or
26	handling of any drug or device.
27	"Sale" means every sale and includes:
28	(1) manufacturing, processing, transporting, handling, packaging,
29	or any other production, preparation, or repackaging;
30	(2) exposure, offer, or any other proffer;
31	(3) holding, storing, or any other possession;
32	(4) dispensing, giving, delivering, or any other supplying; and
33	(5) applying, administering, or any other using.
34	SECTION 3. IC 25-26-13-9 IS AMENDED TO READ AS
35	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. (a) The board
36	shall establish standards for pharmacist intern and pharmacist extern
37	programs. Such standards shall include, but not be limited to, the
38	number of hours students must spend in a program, the number of
39	hours a student must spend in a pharmacy each week, and the types of
40	duties the student may perform.

(b) The board shall, by regulation, establish standards and

requirements for continuing education and shall endorse those



41

continuing education programs which mee	ot the standards an
requirements.	
SECTION 4. IC 25-26-13-10 IS AMEN	
FOLLOWS [EFFECTIVE UPON PASSAG	E]: Sec. 10. (a) A
applicant for registration as a pharmacist inter	n or pharmacist exter
must furnish proof satisfactory to the board that	the applicant: is a hig
school graduate or its equivalent, has obtained	l a general educationa
development (GED) diploma, or is enrolled	in a pre-pharmacy of
pharmacy curriculum at an accredited school o	f pharmacy. The boar
may require the applicant to successfully con	nplete an examinatio
prior to registering the applicant as a pharmaci	ist intern or pharmacis
extern.	
(1) is actively enrolled in a school of pha	armacy accredited b
the American Council of Pharmaceutic	cal Education;
(2) has obtained the Foreign P	Pharmacy Graduat
(2) has obtained the Foreign P Examination Committee Certificate; or	•
. ,	r
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist.	r the examination fo
Examination Committee Certificate; or (3) is a qualified applicant awaiting	r the examination fo
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist. (b) A registration issued under subsection (a for one (1) year and may be renewed by the boar	r the examination fo the of this section is valided for an additional year
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist. (b) A registration issued under subsection (a for one (1) year and may be renewed by the boar until the expiration date established by the	the examination fo) of this section is valing and for an additional year with professions burea
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist. (b) A registration issued under subsection (a for one (1) year and may be renewed by the boar	the examination fo) of this section is valing and for an additional year with professions burea
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist. (b) A registration issued under subsection (a for one (1) year and may be renewed by the boar until the expiration date established by the	the examination for this section is valid for an additional year the professions bureated IC 25-1-5-4.
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist. (b) A registration issued under subsection (a for one (1) year and may be renewed by the boar until the expiration date established by the hea Indiana professional licensing agency under (c) An application for registration or renewa	the examination for this section is valided for an additional year alth professions bureated IC 25-1-5-4.
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist. (b) A registration issued under subsection (a for one (1) year and may be renewed by the boar until the expiration date established by the hea Indiana professional licensing agency under (c) An application for registration or renewa	the examination for this section is valided for an additional year alth professions bureated IC 25-1-5-4. Il must be accompanie wing:
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist. (b) A registration issued under subsection (a for one (1) year and may be renewed by the boar until the expiration date established by the heal Indiana professional licensing agency under (c) An application for registration or renewal by the appropriate fee and one (1) of the follows.	the examination for this section is valided for an additional year alth professions bureated IC 25-1-5-4. Il must be accompanie wing:
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist. (b) A registration issued under subsection (a for one (1) year and may be renewed by the boar until the expiration date established by the hea Indiana professional licensing agency under (c) An application for registration or renewa by the appropriate fee and one (1) of the follow (1) Proof of having obtained the Foreign	the examination for this section is valid of this section is valid and for an additional year of the professions bureated IC 25-1-5-4. Il must be accompanie wing: The Pharmacy Graduate
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist. (b) A registration issued under subsection (a for one (1) year and may be renewed by the boar until the expiration date established by the heal Indiana professional licensing agency under (c) An application for registration or renewal by the appropriate fee and one (1) of the follow (1) Proof of having obtained the Foreign Examination Committee Certificate.	the examination for this section is valided for an additional year alth professions bureand IC 25-1-5-4. Il must be accompanie wing: The Pharmacy Graduate school of pharmacy
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist. (b) A registration issued under subsection (a for one (1) year and may be renewed by the boar until the expiration date established by the heal Indiana professional licensing agency under (c) An application for registration or renewaby the appropriate fee and one (1) of the followalth (1) Proof of having obtained the Foreign Examination Committee Certificate. (2) Proof of active enrollment in a	the examination for this section is valided for an additional year alth professions bureand IC 25-1-5-4. Il must be accompanie wing: The Pharmacy Graduate school of pharmacy
Examination Committee Certificate; or (3) is a qualified applicant awaiting licensure as a pharmacist. (b) A registration issued under subsection (afor one (1) year and may be renewed by the boar until the expiration date established by the heal Indiana professional licensing agency under (c) An application for registration or renewa by the appropriate fee and one (1) of the following obtained the Foreign Examination Committee Certificate. (2) Proof of active enrollment in a accredited by the American Council	the examination for the examination for this section is valid for an additional year alth professions burean IC 25-1-5-4. Il must be accompanie wing: Tharmacy Graduate school of pharmacy of Pharmaceutical

SECTION 5. IC 25-26-13-10.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 10.5. (a) A pharmacy intern may engage in the practice of pharmacy if the activities are under the direct supervision of a pharmacist. The pharmacist in charge is responsible for the activities relating to the practice of pharmacy performed by the pharmacy intern.

(b) A pharmacist shall review in person the prescription drug order and the dispensed product prepared by a pharmacy intern before the product is dispensed to the patient or the patient's agent.

SECTION 6. IC 25-26-13-11 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 11. (a) To be eligible for licensure as a pharmacist, an individual must file such



1	evidence as is required by the board that:
2	(1) the individual is at least eighteen (18) years of age;
3	(2) the individual does not have a conviction for a crime that has
4	a direct bearing on the individual's ability to practice competently;
5	(3) the individual:
6	(A) has graduated with a professional degree from a school of
7	pharmacy accredited by the American Council of
8	Pharmaceutical Education or the Canadian Council on
9	Pharmacy Accreditation and approved by the board; or
10	(B) has:
11	(i) graduated with a professional degree from a school of
12	pharmacy located outside the United States and Canada; and
13	(ii) met the requirements under subsection (c); and
14	(4) the individual has satisfactorily completed either a pharmacist
15	intern or pharmacist extern program approved by the board.
16	(b) An applicant who has graduated with a professional degree from
17	a school of pharmacy accredited by the Canadian Council on Pharmacy
18	Accreditation and approved by the board must pass obtain the Foreign
19	Pharmacy Graduate Equivalency Examination (FPGEE) Committee
20	Certificate administered by the National Association of Boards of
21	Pharmacy before taking the examination required under subsection (d).
22	(c) An applicant who has graduated with a professional degree from
23	a school of pharmacy located outside the United States and Canada
24	must do the following:
25	(1) Provide the board with verification of the applicant's academic
26	record and graduation.
27	(2) Pass Obtain the Foreign Pharmacy Graduate Equivalency
28	Examination (FPGEE) Committee Certificate administered by
29	the National Association of Boards of Pharmacy.
30	(3) Pass an examination approved by the board to establish
31	proficiency in English.
32	(d) After filing an application on a form provided by the board,
33	submitting the information required in subsection (a), and successfully
34	completing the examination administered by the board, the applicant
35	may be licensed as a pharmacist.
36	SECTION 7. IC 25-26-13-12 IS AMENDED TO READ AS
37	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 12. (a) An
38	individual who is licensed as a pharmacist in another state where the
39	requirements for licensure were not less than those required in this
40	state at the time of original licensure may be issued a license in this
41	state if:

(1) the individual has registered with and been approved by the



1	National Association of Boards of Pharmacy;
2	(2) the individual has graduated with a professional degree in
3	pharmacy from a school of pharmacy accredited by the American
4	Council of Pharmaceutical Education or the Canadian Council on
5	Pharmacy Accreditation and approved by the board; and
6	(3) the individual has successfully completed an examination
7	administered by the board concerning the federal statutes and
8	regulations and the Indiana statutes and rules governing the
9	practice of pharmacy. and
10	(4) in the case of an individual who has not been actively engaged
11	in the practice of pharmacy for the twelve (12) months
12	immediately preceding the individual's application, the individual
13	has successfully completed a practical examination administered
14	by the board.
15	(b) An individual who has a professional pharmacy degree from a
16	school of pharmacy located outside the United States and Canada and
17	who is licensed in another state where the requirements for licensure
18	are substantially the same as those in this state may be issued a license
19	under this chapter if:
20	(1) the individual has registered with and been approved by the
21	National Association of Boards of Pharmacy;
22	(2) the individual has provided the board with proof of the
23	applicant's:
24	(A) academic record and graduation with a professional degree
25	from a school of pharmacy; and
26	(B) successful completion of the requirements for obtaining
27	a Foreign Pharmacy Graduate Equivalency Examination
28	(FPGEE) approved Committee Certificate administered by
29	the National Association of Boards of Pharmacy; and
30	(C) successful completion of an English proficiency
31	examination approved by the board;
32	(3) the individual has successfully completed an examination
33	administered by the board concerning the federal statutes and
34	regulations and the Indiana statutes and rules governing the
35	practice of pharmacy. and
36	(4) in the event that the individual has not been actively engaged
37	in the practice of pharmacy in the twelve (12) months preceding
38	the application, the individual has successfully completed a
39	practical examination administered by the board.
40	SECTION 8. IC 25-26-13-14 IS AMENDED TO READ AS
41	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 14. (a) A
42	pharmacist's license expires July 1 of each even-numbered year, unless



1	renewed before that date.
2	(b) If an application for renewal is not filed and the required fee
3	paid before July 1 of each even-numbered year, the license expires and
4	becomes invalid, and may be reinstated only by meeting the
5	requirements under IC 25-1-8-6.
6	(c) Subject to IC 25-1-4-3, a statement attesting that the pharmacist
7	has met the continuing education requirements shall be submitted with
8	the application for license renewal.
9	(d) If a pharmacist surrenders the pharmacist's license to practice
10	pharmacy in Indiana, the board may subsequently consider
11	reinstatement of the pharmacist's license upon written request of the
12	pharmacist. The board may impose any conditions it considers
13	appropriate to the surrender or to the reinstatement of a surrendered
14	license. The practitioner may not voluntarily surrender the
15	practitioner's license to the board without the written consent of the
16	board if any disciplinary proceedings are pending against the
17	practitioner under this chapter or IC 25-1-9.
18	(e) If a person fails to renew a license that expires under subsection
19	(a) within three (3) years after the date the license expires, the board
20	may reinstate the license only if the person:
21	(1) meets the requirements under IC 25-1-8-6; and
22	(2) passes an examination concerning state and federal laws that
23	the board considers relevant to the practice of pharmacy.
24	(f) The board may require a person who applies for a license under
25	subsection (e) to appear before the board and explain the reason the
26	person failed to renew the person's license.
27	(g) If a person fails to renew a license that expires under
28	subsection (a) within seven (7) years after the date the license
29	expires, the person must apply for a new license.
30	SECTION 9. IC 25-26-13-17 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 17. (a) The board
32	shall establish classes of pharmacy permits as follows:
33	Type I. A retail permit for a pharmacy that provides
34	pharmaceutical care to the general public by the dispensing of a
35	drug or device.
36	Type II. An institutional permit for hospitals, clinics, health care
37	facilities, sanitariums, nursing homes, or dispensaries that offer
38	pharmaceutical care by dispensing a drug product to an inpatient
39	under a drug order or to an outpatient of the institution under a
40	prescription.
41	Type III. A permit for a pharmacy that is not:
42	(A) open to the general public; or



1	(B) located in an institution listed under a Type II permit;
2	and provides pharmaceutical care to a patient who is located in an
3	institution or in the patient's home.
4	Type IV. A permit for a pharmacy not open to the general public
5	that provides pharmaceutical care by dispensing drugs and
6	devices to patients exclusively through the United States Postal
7	Services or other parcel delivery service.
8 9	Type V. A permit for a pharmacy that engages exclusively in the
	preparation and dispensing of diagnostic or therapeutic
10	radioactive drugs.
11	Type VI. A permit for a pharmacy open to the general public that
12	provides pharmaceutical care by engaging in an activity under a
13	Type I or Type III permit. A pharmacy that obtains a Type VI
14	permit may provide services to:
15	(A) a home health care patient;
16	(B) a long term care facility; or(C) a member of the general public.
17	
18	(b) Hospitals holding a Type II permit may offer drugs or devices to
19	an employee, student, or medical staff member or their dependents for
20	their own use.
21	(c) Nothing in this section prohibits a pharmacy holding a permit
22	other than a Type IV permit from delivering drugs or devices through
23	mail, parcel delivery, or hand delivery.
24	(d) Hospitals holding a Type II permit may operate remote
25	locations within a reasonable distance of the licensed area, as
26	determined by the board, after:
27	(1) filing an application on a form prepared by the board;
28	(2) having each location inspected by the board; and
29	(3) obtaining approval from the board.
30	(d) (e) Any applicable rule governing the practice of pharmacy in
31 32	Indiana shall apply to all permits under this section.
	SECTION 10. IC 25-26-13-20 IS AMENDED TO READ AS
33	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 20. (a) A person
34	desiring to open, establish, operate, or maintain a pharmacy shall apply
35	to the board for a pharmacy permit on a form provided by the board.
36	The applicant shall set forth:
37	(1) the name and occupation of the persons desiring the permit;
38	(2) the location, including street address and city, of the
39	pharmacy;
40	(3) the name of the pharmacist who will qualify the pharmacy by
41	being responsible to the board for the legal operation of the
42	pharmacy under the permit; and



1	(4) such other information as the board may require.
2	(b) If the applicant desires to open, establish, operate, or maintain
3	more than one (1) pharmacy, he must file a separate application for
4	each. Each pharmacy must be qualified by a different pharmacist.
5	(c) The board shall permit a pharmacist to serve as a qualifying
6	pharmacist for more than one (1) pharmacy holding a Type II pharmacy
7	permit upon the holder of the Type II permit showing circumstances
8	establishing that:
9	(1) the permit holder has made a reasonable effort, without
0	success, to obtain a qualifying pharmacist who is not serving as
1	a qualifying pharmacist at another Type II pharmacy; and
2	(2) the single pharmacist could effectively fulfill all duties and
3	responsibilities of the qualifying pharmacist at both locations.
4	(d) The board shall grant or deny an application for a permit not
5	later than one hundred twenty (120) days after the application and any
6	additional information required by the board are submitted.
.7	(e) The board may not issue a pharmacy permit to a person who
8	desires to operate the pharmacy out of a residence.
9	SECTION 11. IC 25-26-13-32 IS ADDED TO THE INDIANA
20	CODE AS A NEW SECTION TO READ AS FOLLOWS
21	[EFFECTIVE UPON PASSAGE]: Sec. 32. If a state of emergency is
22	declared by:
23	(1) the governor under IC 10-14-3-12; or
24	(2) the President of the United States;
25	the board may, for the duration of the state of emergency, suspend
26	the provisions of a statute or rule under this article that would
27	prevent, hinder, or delay the appropriate delivery of
28	pharmaceutical care.
29	SECTION 12. IC 25-26-13-33 IS ADDED TO THE INDIANA
0	CODE AS A NEW SECTION TO READ AS FOLLOWS
31	[EFFECTIVE JULY 1, 2006]: Sec. 33. (a) As used in this section,
32	"self-service display" means a display that contains cigarettes in an
3	area where a customer:
34	(1) is permitted; and
55	(2) has access to the cigarettes without assistance from a sales
66	person.
57	(b) This section does not apply to a self-service display located
8	in a pharmacy or other retail establishment that:
19	(1) has a primary purpose to sell cigarettes; and
10	(2) prohibits entry by persons who are less than eighteen (18)
1	years of age.
12	(c) The owner of a pharmacy or other retail establishment that



1	sells or distributes cigarettes through a self-service display, other
2	than a coin operated machine operated under IC 35-46-1-11 or
3	IC 35-46-1-11.5, commits a Class C infraction.
4	(d) Notwithstanding IC 34-28-5-4(c), civil penalties collected
5	under this section must be deposited in the Richard D. Doyle youth
6	tobacco education and enforcement fund (IC 7.1-6-2-6).
7	SECTION 13. IC 25-26-14-1, AS AMENDED BY P.L.212-2005,
8	SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	UPON PASSAGE]: Sec. 1. (a) This chapter applies to any individual,
10	partnership, limited liability company, corporation, or business firm:
11	(1) located in or outside Indiana; and
12	(2) engaging in the wholesale distribution of legend drugs in
13	Indiana.
14	(b) Except as required by federal law or regulation, the requirements
15	of this chapter do not apply to a manufacturer that is approved by the
16	federal Food and Drug Administration. However, the board may adopt
17	rules concerning manufacturers that the board considers appropriate
18	and necessary.
19	(c) The requirements of this chapter do not apply to a medical
20	gas manufacturer or distributor that only manufactures or
21	distributes medical gases.
22	SECTION 14. IC 25-26-14-3.7 IS ADDED TO THE INDIANA
23	CODE AS A NEW SECTION TO READ AS FOLLOWS
24	[EFFECTIVE UPON PASSAGE]: Sec. 3.7. As used in this chapter,
25	"chain drug warehouse" means a permanent physical location for
26	drugs or devices, or both, that:
27	(1) is licensed as a wholesale distributor;
28	(2) acts as a central warehouse; and
29	(3) primarily performs intracompany sales and transfers of
30	legend drugs or devices to members of the same affiliated
31	group that is under common ownership and control.
32	SECTION 15. IC 25-26-14-8.7, AS ADDED BY P.L.212-2005,
33	SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34	UPON PASSAGE]: Sec. 8.7. As used in this chapter, "pedigree" means
35	a statement or record in a written or an electronic form that is approved
36	by the board, that:
37	(1) records each wholesale distribution of a legend drug from the
38	sale by the manufacturer from the last authorized distributor of
39	record through acquisition and sale by each wholesale drug
40	distributor, that leaves the normal distribution chain of
41	custody and that includes information designated by the board



through rules for each transaction; or

1 2	(2) complies with a legend drug pedigree law or regulation in another state or United States territory that meets the	
3	pedigree requirements under this chapter.	
4	SECTION 16. IC 25-26-14-12 IS AMENDED TO READ AS	
5	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 12. As used in this	
6	chapter, "wholesale drug distributor" means a person engaged in	
7	wholesale distribution of legend drugs, including:	
8	(1) manufacturers;	
9	(2) repackers;	
10	(3) own-label distributors;	
11	(4) private-label distributors;	
12	(5) jobbers;	
13	(6) brokers;	
14	(7) warehouses, including manufacturers' and distributors'	
15	warehouses, chain drug warehouses, and wholesale drug	
16	warehouses;	
17	(8) independent wholesale drug traders; and	
18	(9) retail and hospital pharmacies that conduct wholesale	
19	distributions; and	
20	(10) reverse distributors.	
21	The term does not include a common carrier or person hired solely to	
22	transport prescription drugs.	
23	SECTION 17. IC 25-26-14-14.5, AS ADDED BY P.L.212-2005,	
24	SECTION 47, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	_
25	UPON PASSAGE]: Sec. 14.5. After June 30, 2006, a wholesale drug	
26	distributor may not accept or deliver a legend drug without a current,	
27	accompanying pedigree as required under section 17 of this chapter.	
28	SECTION 18. IC 25-26-14-15, AS AMENDED BY P.L.212-2005,	V
29	SECTION 48, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
30	UPON PASSAGE]: Sec. 15. (a) The board shall require the following	
31	minimum information from each wholesale drug distributor as part of	
32	the license described in section 14 of this chapter and as part of any	
33	renewal of such license:	
34	(1) The name, full business address, and telephone number of the	
35	licensee.	
36	(2) All trade or business names used by the licensee.	
37	(3) Addresses, telephone numbers, and the names of contact	
38	persons for all facilities used by the licensee for the storage,	
39	handling, and distribution of legend drugs.	
40	(4) The type of ownership of operation.	
41	(5) The name of each owner and operator of the licensee,	
42	including:	



1	(A) if an individual, the name, address, Social Security
2	number, and date of birth of the individual;
3	(B) if a partnership, the name, address, Social Security
4	number, and date of birth of each partner, and the name of the
5	partnership and federal employer identification number;
6	(C) if a corporation:
7	(i) the name, address, Social Security number, date of birth,
8	and title of each corporate officer and director;
9	(ii) the corporate names, the name of the state of
10	incorporation, the federal employer identification number,
11	and the name of the parent company, if any; and
12	(iii) the name, address, and Social Security number of each
13	shareholder owning ten percent (10%) or more of the voting
14	stock of the corporation, unless the stock is traded on a
15	major stock exchange and not traded over the counter;
16	(D) if a limited liability company, the name of each manager
17	and member, the name and federal employer identification
18	number of the limited liability company, and the name of the
19	state where organized; and
20	(E) if a sole proprietorship, the full name, address, Social
21	Security number, and date of birth of the sole proprietor and
22	the name and federal employer identification number of the
23	business entity.
24	(6) The name, address, and telephone number of the designated
25	representative of each facility.
26	(7) Additional information concerning record keeping required
27	under this chapter.
28	(b) The board shall require a wholesale drug distributor to post a
29	surety bond of at least one hundred thousand dollars (\$100,000), or an
30	equivalent means of security acceptable to the board, including
31	insurance, an irrevocable letter of credit, or funds deposited in a trust
32	account or financial institution, to secure payment of any
33	administrative penalties that may be imposed by the board and any fees
34	and costs that may be incurred by the board and that:
35	(1) are related to a license held by the wholesale drug distributor;
36	(2) are authorized under Indiana law; and
37	(3) the wholesale drug distributor fails to pay less than thirty (30)
38	days after the penalties, fees, or costs become final.
39	However, a separate surety bond or an equivalent means of security is
40	not required for a separate location or a company of the wholesale drug
41	distributor.
42	(c) The board may make a claim against a bond or security posted



1	under subsection (b) within one (1) year after the wholesale drug
2	distributor's license is no longer valid or sixty (60) days after the
3	conclusion of:
4	(1) an administrative or legal proceeding before or on behalf of
5	the board that involves the wholesale drug distributor and results
6	in penalties, fees, or costs described in subsection (b); or
7	(2) an appeal of a proceeding described in subdivision (1);
8	whichever occurs later.
9	(d) The board or the board's designee shall inspect each facility
10	where wholesale distribution operations are conducted before initial
11	licensure and periodically thereafter in accordance with a schedule
12	determined by the board, but at least one (1) time in each three (3) year
13	period.
14	(e) A wholesale drug distributor must publicly display or have
15	readily available all licenses and the most recent inspection report
16	administered by the board or the board's designee.
17	(f) A material change in any information in this section must be
18	submitted to the board at the time of license renewal or within thirty
19	(30) days from the date of the change, whichever occurs first.
20	SECTION 19. IC 25-26-14-15.5, AS ADDED BY P.L.212-2005.
21	SECTION 49, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
22	UPON PASSAGE]: Sec. 15.5. (a) A wholesale drug distributor that is
23	an authorized distributor of a manufacturer is not considered to be an
24	authorized distributor of the manufacturer under this chapter unless:
25	(1) the manufacturer files the manufacturer's monthly updated list
26	of authorized distributors with the board;
27	(2) the list is available from the manufacturer upon request or on
28	the Internet; and
29	(3) the manufacturer notifies the board of any change to the list
30	within ten (10) days after the change.
31	(b) The board shall make available on the board's Internet web site
32	a manufacturer's list of authorized distributors filed as described in
33	subsection (a).
34	SECTION 20. IC 25-26-14-16, AS AMENDED BY P.L.212-2005.
35	SECTION 50, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	UPON PASSAGE]: Sec. 16. (a) In reviewing, for purposes of licensure
37	or renewal of a license under this chapter, the qualifications of persons
38	who engage in wholesale distribution of legend drugs in Indiana, the
39	board shall consider the following factors:
40	(1) A finding by the board that the applicant has:
41	(A) violated a law; or

(B) been disciplined by a regulatory agency for violating a



1	1	
1	law;	
2	related to drug distribution in any state.	
3	(2) A criminal conviction of the applicant.	
4	(3) The applicant's past experience in the manufacture or	
5	distribution of legend drugs, including controlled substances.	
6	(4) The furnishing by the applicant of false or fraudulent material	
7 8	in any application made in connection with drug manufacturing or distribution.	
9	(5) Suspension or revocation of any license held by the applicant	
10	or the applicant's owner or the imposition of sanctions against the	4
11	applicant or the applicant's owner by the federal or a state or local	
12	government for the manufacture or distribution of any drugs,	
13	including controlled substances.	
14	(6) Compliance with licensing requirements under previously	
15	granted licenses.	
16	(7) Compliance with requirements to maintain and make available	4
17	to the board or to federal, state, or local law enforcement officials	
18	those records required under this chapter.	
19	(8) Any other factors or qualifications the board considers	
20	relevant to the public health and safety, including whether the	
21	granting of the license would not be in the public interest.	_
22	(b) After December 31, 2005, In reviewing an application for	
23	licensure or renewal of a license under this chapter, the board shall	
24	consider the results of a national criminal history and financial	
25	background check (as defined in IC 10-13-3-12) checks for:	
26	(1) the applicant;	
27	(2) all personnel involved in the operations of the wholesale drug	
28	distributor;	T T
29	(3) (1) the designated representative or the most senior	
30	individual responsible for facility operations, purchasing, and	
31	inventory control; and the individual to whom the senior	
32	individual reports;	
33	(4) company officers;	
34	(5) key management personnel;	
35	(6) principals; and	
36	(7) (2) the supervisor or the designated representative or the	
37	most senior individual under subsection (b)(1); and	
38	(3) principals and owners with at least more than a ten percent	
39	(10%) interest in the wholesale drug distributor, if the wholesale	
40	drug distributor is a nonpublicly held company.	
41	(c) The national criminal history and financial background check	
12	shooks conducted under subsection (b) must	



1	(1) he conducted at the applicantly even and a mid most	
1 2	(1) be conducted at the applicant's expense; and must	
3	(2) include a criminal history for all current and previous states of residence since of the applicant; became eighteen (18)	
3 4		
	years of age.	
5	(3) include the criminal history in the federal district where	
6	the applicant currently resides;	
7 8	(4) include information from the previous seven (7) years; and	
9	(5) be approved by the board.	
10	(c) After December 31, 2005, (d) An applicant shall provide and attest to:	
11	(1) an affirmation that the applicant has not been involved in or	
12		
13	convicted of any criminal or prohibited acts; or	
	(2) a statement providing a complete disclosure of the applicant's	
14	past criminal convictions and violations of state and federal laws;	
15	regarding drugs. SECTION 21. IC 25-26-14-16.5, AS ADDED BY P.L.212-2005,	
16	SECTION 21. IC 23-26-14-16.5, AS ADDED BY P.L.212-2005, SECTION 51, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
17	·	
18	UPON PASSAGE]: Sec. 16.5. (a) A wholesale drug distributor shall	
19	designate in writing on a form prescribed by the board a designated	
20	representative for each of the wholesale drug distributor's facilities	
21	licensed under this chapter.	
22	(b) A designated representative shall submit to the board an	
23	application prescribed by the board and provide to the board the	
24	following:	
25	(1) A set of the designated representative's fingerprints, under	
26	procedures specified by the board and according to requirements	
27	of the state police department under IC 10-13-3-38.5, with	
28	payment of the amount equal to the costs of a national criminal	
29	history background check (as defined in IC 10-13-3-12) of the	
30	designated representative to be obtained by the state police	
31	department.	
32	(2) (1) The date and place of birth of the designated representative.	
33	(3) (2) A list of the occupations, positions of employment, and	
34	offices held by the designated representative during the	
35	immediately preceding seven (7) years, including the principal	
36	business and address of the organization with which the	
37	occupation, position, or office was associated.	
38	(4) (3) A statement concerning whether the designated	
39	representative, during the immediately preceding seven (7) years,	
40	has been temporarily or permanently enjoined by a court from	
41	violating a state or federal law regulating the possession, control,	

or distribution of legend drugs, including details of related events.



1	(5) (4) A description of any involvement by the designated	
2	representative with a business that:	
3	(A) manufactured, administered, prescribed, distributed, or	
4	stored legend drugs; and	
5	(B) was named as a party in a lawsuit;	
6	during the immediately preceding seven (7) years, including	
7	investments other than the ownership of stock in a publicly traded	
8	company or mutual fund.	
9	(6) (5) A description of any criminal offense of which the	
10	designated representative has been convicted, regardless of	
11	whether adjudication of guilt was withheld or whether the	
12	designated representative pleaded nolo contendere. If the	
13	designated representative indicates that a criminal conviction is	
14	under appeal, the designated representative shall submit to the	
15	board:	
16	(A) a copy of the notice of appeal; and	
17	(B) a copy of the final written order of disposition.	
18	(7)(6) A photograph of the designated representative taken within	
19	the immediately preceding thirty (30) days under procedures	
20	specified by the board.	
21	(8) (7) A list of the name, address, occupation, and date and place	
22	of birth of each member of the designated representative's	
23	immediate family, including the designated representative's	
24	spouse, children, parents, and siblings, and the spouses of the	
25	designated representative's children and siblings. Information	
26	collected under this subdivision is confidential.	
27	(9) (8) Any other information required by the board.	
28	(c) A designated representative must have at least two (2) years of	
29	verifiable full-time managerial or supervisory experience in a pharmacy	
30	or with a wholesale drug distributor licensed under this chapter or in	
31	another state. The designated representative's responsibilities must	
32	have included record keeping, storage, and shipment of legend drugs.	
33	(d) A designated representative shall not serve as the designated	
34	representative for more than one (1) wholesale drug distributor facility	
35	at any one (1) time.	
36	(e) A designated representative shall be actively involved and aware	
37	of the actual daily operations of the wholesale drug distributor as	
38	follows:	
39	(1) Be employed full time in a managerial position by the	
40	wholesale drug distributor.	
41	(2) Be physically present at the wholesale drug distributor's	

facility during normal business hours, except when absent due to



1	illness, family illness or death, scheduled vacation, or another
2	authorized absence.
3	(3) Be aware of and knowledgeable about all policies and
4	procedures pertaining to the operations of the wholesale drug
5	distributor.
6	(f) A designated representative must complete continuing education
7	programs specified by the board regarding state and federal law
8	relevant to the distribution, handling, and storage of legend drugs.
9	(g) A third party logistics provider must comply with this subsection
10	until the third party logistics provider has obtained accreditation. A
11	third party logistics provider must identify to the board a designated
12	representative who is responsible for the facility's compliance with
13	applicable state and federal law. The designated representative:
14	(1) may be a corporate employee or officer, outside counsel, or an
15	outside consulting specialist with authority to help ensure
16	compliance;
17	(2) may be responsible for multiple facilities; and
18	(3) is not required to be physically present at the facility.
19	SECTION 22. IC 25-26-14-17, AS AMENDED BY P.L.212-2005,
20	SECTION 53, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
21	UPON PASSAGE]: Sec. 17. As a condition for receiving and retaining
22	a wholesale drug distributor license issued under this chapter, an
23	applicant must satisfy the board that the applicant has and will
24	continuously maintain the following:
25	(1) Acceptable storage and handling conditions and facilities
26	standards for each facility at which legend drugs are received,
27	stored, warehoused, handled, held, offered, marketed, or
28	displayed, or from which legend drugs are transported, including:
29	(A) suitable construction of the facility and appropriate
30	monitoring equipment to ensure that legend drugs in the
31	facility are maintained in accordance with labeling or in
32	compliance with official compendium standards;
33	(B) suitable size and construction to facilitate cleaning,
34	maintenance, and proper wholesale distribution operations;
35	(C) adequate storage areas to provide appropriate lighting,
36	ventilation, temperature, sanitation, humidity, space,
37	equipment, and security conditions;
38	(D) a quarantine area for separate storage of legend drugs that
39	are outdated, damaged, deteriorated, misbranded, adulterated,
40	counterfeit, suspected counterfeit, otherwise unfit for
41	distribution, or contained in immediate or sealed secondary



containers that have been opened;

1 (E) maintenance of the facility in a clean an	nd orderly
2 condition;	
3 (F) maintenance of the facility in a commercial, non	residential
4 building; and	
5 (G) freedom of the facility from infestation.	C 11
6 (2) Security of each facility from unauthorized entry a	
7 (A) Entry into areas where legend drugs are held is	s limited to
8 authorized personnel.	
9 (B) Each facility is equipped with a security s	ystem that
includes:	
11 (i) an after hours central alarm or a compar	able entry
detection capability;	
13 (ii) restricted premises access;	
14 (iii) adequate outside perimeter lighting;	
15 (iv) safeguards against theft and diversion,	including
employee theft and theft or diversion facilitated or	r hidden by
tampering with computers or electronic records;	and
18 (v) a means of protecting the integrity and confid	entiality of
data and documents and of making the data and	documents
20 readily available to the board and other state and	federal law
21 enforcement officials.	
22 (3) A reasonable system of record keeping as follows	:
23 (A) The system describes all the wholesale d	istributor's
24 activities governed by this chapter for the three (3)	year period
25 after the disposition of each product, and all r	ecords are
26 maintained for at least three (3) years after dispos	ition of the
legend drug to which the record applies.	
28 (B) The system is reasonably accessible as dete	rmined by
board rules in any inspection authorized by the bo	ard.
30 (C) The system provides a means to establish an	d maintain
31 inventories and records of transactions regarding	
and distribution or other disposition of all legs	=
33 including the following:	G ,
34 (i) For legend drugs manufactured by a manuf	acturer for
which the wholesale drug distributor is an	
distributor, a pedigree for each distributed legen	
leaves the normal distribution chain of co	
determined by rules adopted by the board.	
39 (ii) For legend drugs manufactured by a manuf	acturer for
40 which the wholesale drug distributor is not an	
	authorized
41 distributor, a pedigree for each distributed legend	

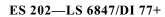


1	(iii) After January 1, 2007, and after consulting with the
2	federal Food and Drug Administration, at the board's
3	discretion, for each legend drug received and distributed by
4	the wholesale drug distributor, an electronic pedigree
5	developed in accordance with standards and requirements of
6	the board to authenticate, track, and trace legend drugs. The
7	standards and requirements of the board may indicate the
8	information required to be part of the electronic pedigree.
9	(iv) Dates of receipt and distribution or other disposition of
10	the legend drugs by the wholesale drug distributor.
11	(v) Availability for inspection and photocopying by any
12	authorized official of a local, state, or federal governmental
13	agency for three (3) years after the creation date of the
14	inventories and records.
15	(D) Onsite electronic inventories and records are immediately
16	available for inspection, and records kept at a central location
17	apart from the inspection site and not electronically retrievable
18	are available for inspection within two (2) working days after
19	a request by an authorized official of a local, state, or federal
20	governmental agency.
21	(E) The system maintains an ongoing list of persons with
22	whom the wholesale drug distributor does business.
23	(F) The system provides for reporting counterfeit or suspected
24	counterfeit legend drugs or counterfeiting or suspected
25	counterfeiting activities to the board and the federal Food and
26	Drug Administration.
27	(G) The system provides for mandatory reporting of significant
28	shortages or losses of legend drugs to the board and the federal
29	Food and Drug Administration, if applicable, if diversion is
30	known or suspected.
31	(4) Written policies and procedures to which the wholesale drug
32	distributor adheres for the receipt, security, storage, inventory,
33	transport, shipping, and distribution of legend drugs, and that
34	assure reasonable wholesale distributor preparation for, protection
35	against, and handling of any facility security or operation
36	problems, including the following:
37	(A) Facility security or operation problems caused by natural
38	disaster or government emergency.
39	(B) Correction of inventory inaccuracies.
40	(C) Product shipping and receiving problems.
41	(D) Quarantine and return to the manufacturer or destruction
42	in accordance with state and federal law of all outdated



1	products and outdated or expired legend drugs, including
2	appropriate documentation and witnessing.
3	(E) Appropriate disposition of returned goods.
4	(F) Product recalls.
5	(G) Identifying, recording, and reporting losses or thefts.
6	(H) Implementation and maintenance of a continuous quality
7	improvement system.
8	(I) (H) Recalls and withdrawals of legend drugs due to:
9	(i) an action initiated by the federal Food and Drug
10	Administration or another federal, state, or local
11	governmental agency;
12	(ii) a volunteer action by the manufacturer to remove
13	defective or potentially defective legend drugs from the
14	market; or
15	(iii) an action undertaken to promote public health and
16	safety by replacing existing merchandise with an improved
17	product or a new package design.
18	(J) (I) Disposition and destruction of containers, labels, and
19	packaging to ensure that the containers, labels, and packaging
20	are not used in counterfeiting activities, including necessary
21	documentation and witnessing in accordance with state and
22	federal law.
23	(K) (J) Investigation of discrepancies in the inventory
24	involving counterfeit, suspected counterfeit, contraband, or
25	suspected contraband legend drugs and reporting of
26	discrepancies within three (3) business days to the board and
27	any other appropriate state or federal governmental agency.
28	(L) (K) Reporting of criminal or suspected criminal activities
29	involving the inventory of legend drugs to the board within
30	three (3) business days.
31	(M) (L) Conducting for cause authentication and random
32	authentication as required under sections 17.2 17.3, and 17.8
33	of this chapter.
34	(5) Written policies and procedures and sufficient inspection
35	procedures for all incoming and outgoing product shipments,
36	including the following:
37	(A) Upon receipt, visual examination of each shipping
38	container in a manner adequate to identify the legend drugs in
39	the container and to determine whether the legend drugs may
40	be outdated, adulterated, misbranded, contaminated,
41	contraband, counterfeit, suspected counterfeit, damaged, or
42	otherwise unfit for distribution.







1	(B) Upon receipt, review of records by the wholesale drug
2	distributor for the acquisition of legend drugs for accuracy and
3	completeness, considering the:
4	(i) total facts and circumstances surrounding each
5	transaction involving the legend drugs; and
6	(ii) wholesale drug distributors involved.
7	(C) Quarantine of a legend drug considered to be outdated,
8	adulterated, misbranded, contaminated, contraband,
9	counterfeit, suspected counterfeit, damaged, or otherwise unfit
10	for distribution until:
11	(i) examination and a determination that the legend drug is
12	not outdated, adulterated, misbranded, contaminated,
13	contraband, counterfeit, damaged, or otherwise unfit for
14	distribution; or
15	(ii) the legend drug is destroyed or returned to the
16	manufacturer or wholesale drug distributor from which the
17	legend drug was acquired.
18	(D) Written policies and procedures to ensure that a legend
19	drug that was:
20	(i) ordered in error or in excess of need by the wholesale
21	drug distributor;
22	(ii) identified within three (3) business days after receipt as
23	ordered in error or in excess of need; and
24	(iii) maintained such that the legend drug's integrity has not
25	been compromised;
26	may be returned to the manufacturer or wholesale drug
27	distributor from which the legend drug was acquired if the
28	appropriate documentation is completed and necessary
29	notations are made to a required pedigree.
30	(E) (D) Written policies and procedures to ensure that if the
31	wholesale drug distributor determines that a legend drug is
32	adulterated, misbranded, counterfeit, or suspected counterfeit,
33	the wholesale drug distributor provides notice of the
34	adulteration, misbranding, counterfeiting, or suspected
35	counterfeiting to the board, the federal Food and Drug
36	Administration, and the manufacturer or wholesale drug
37	distributor from which the legend drug was acquired within
38	three (3) business days.
39	(F) (E) Written policies and procedures to ensure that if the
40	immediate or sealed outer or secondary container or labeling
41	of a legend drug is adulterated, misbranded, counterfeit, or
42	suspected counterfeit, the wholesale drug distributor:



1	(i) quarantines the legend drug until the legend drug is
2	destroyed or returned to the manufacturer or wholesale drug
3	distributor from which the legend drug was acquired; and
4	(ii) provides notice of the adulteration, misbranding,
5	counterfeiting, or suspected counterfeiting to the board, the
6	federal Food and Drug Administration, and the manufacturer
7	or wholesale drug distributor from which the legend drug
8	was acquired within three (3) business days.
9	(G) (F) Written policies and procedures to ensure that a legend
10	drug that has been opened or used, but is not adulterated,
11	misbranded, counterfeit, or suspected counterfeit, is identified
12	as such and quarantined until the legend drug is destroyed or
13	returned to the manufacturer or wholesale drug distributor
14	from which the legend drug was acquired.
15	(H) (G) Written policies and procedures to ensure that:
16	(i) a legend drug that will be returned to a manufacturer or
17	wholesale drug distributor is kept under proper conditions
18	for storage, handling, transport, and shipment before the
19	return; and
20	(ii) documentation showing that proper conditions were
21	maintained is provided to the manufacturer or wholesale
22	drug distributor to which the legend drug is returned.
23	(I) (H) Inspection of each outgoing shipment for identity of the
24	legend drugs and to ensure that the legend drugs have not been
25	damaged in storage or held under improper conditions.
26	(J) (I) Written policies and procedures to ensure that if
27	conditions under which a legend drug has been returned to the
28	wholesale drug distributor cast doubt on the legend drug's
29	safety, identity, strength, quality, or purity, the legend drug is
30	destroyed or returned to the manufacturer or wholesale drug
31	distributor from which the legend drug was acquired unless
32	examination, testing, or other investigation proves that the
33	legend drug meets appropriate standards of safety, identity,
34	strength, quality, and purity. In determining whether the
35	conditions under which a legend drug has been returned cast
36	doubt on the legend drug's safety, identity, strength, quality, or
37	purity, the wholesale drug distributor considers the conditions
38	under which the legend drug has been held, stored, or shipped
39	before or during the legend drug's return and the condition of
40	the legend drug and the legend drug's container, carton, or
41	labeling upon receipt of the returned legend drug.
42	(K) (J) Written policies and procedures to ensure that
	() (5)



1	contraband, counterfeit, or suspected counterfeit legend drugs,
2	other evidence of criminal activity, and accompanying
3	documentation are retained until a disposition is authorized by
4	the board and the federal Food and Drug Administration.
5	(L) (K) Written policies and procedures to ensure that any
6	shipping, immediate, or sealed outer or secondary container or
7	labeling, and accompanying documentation, suspected of or
8	determined to be counterfeit or fraudulent, are retained until
9	a disposition is authorized by the board and the federal Food
10	and Drug Administration.
11	(6) Operations in compliance with all federal legal requirements
12	applicable to wholesale drug distribution.
13	(7) Written policies and procedures to provide for the secure and
14	confidential storage of information with restricted access and to
15	protect the integrity and confidentiality of the information.
16	(8) A pedigree as required under this chapter, including an
17	electronic pedigree developed in accordance with standards and
18	requirements of the board under subdivision (3)(C)(iii).
19	(9) Appropriate inventory management and control systems to:
20	(A) prevent; and
21	(B) allow detection and documentation of;
22	theft, counterfeiting, or diversion of legend drugs.
23	(10) If the wholesale drug distributor is involved in the
24	distribution of controlled substances, registration with the federal
25	Drug Enforcement Administration and the board and compliance
26	with all laws related to the storage, handling, transport, shipment,
27	and distribution of controlled substances.
28	(11) Isolation of controlled substances from noncontrolled
29	substances and storage of the controlled substances in a secure
30	area in accordance with federal Drug Enforcement Administration
31	security requirements and standards.
32	(12) Technology and equipment that allow the wholesale drug
33	distributor to authenticate, track, and trace legend drugs. The
34	technology and equipment meet standards set by the board and
35	are used as required by the board to conduct for cause and random
36	tracking, tracing, and authentication of legend drugs.
37	(13) Employment, training, and documentation of the training
38	concerning the proper use of the technology and equipment
39	required under subdivision (12).
40	(14) Packaging operations in accordance with an official
41	compendium allowing the identification of a compromise in the

integrity of the legend drugs due to tampering or adverse storage



cond	d١	tı	on	S

2.8

SECTION 23. IC 25-26-14-17.2, AS ADDED BY P.L.212-2005, SECTION 54, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 17.2. (a) A wholesale drug distributor that purchases legend drugs from another wholesale drug distributor and has reason to believe that a legend drug purchased from the other wholesale drug distributor is counterfeit, suspected counterfeit, misbranded, or adulterated shall conduct a for cause authentication of each distribution of the legend drug back to the manufacturer.

- (b) A wholesale drug distributor that has engaged in the distribution of a legend drug for which a purchasing wholesale drug distributor conducts a for cause authentication under subsection (a) shall provide, upon request, detailed information regarding the distribution of the legend drug, including the:
 - (1) date of purchase of the legend drug;
 - (2) lot number of the legend drug;
 - (3) sales invoice number of the legend drug; and
 - (4) contact information, including name, address, telephone number, and electronic mail address of the wholesale drug distributor that sold the legend drug.
- (c) If a wholesale drug distributor conducts a for cause authentication under subsection (a) and is unable to authenticate each distribution of the legend drug, the wholesale drug distributor shall quarantine the legend drug and report the circumstances to the board and the federal Food and Drug Administration, **if applicable**, not more than ten (10) business days after completing the attempted authentication.
- (d) If a wholesale drug distributor authenticates the distribution of a legend drug back to the manufacturer under subsection (a), the wholesale drug distributor shall maintain records of the authentication for three (3) years and shall produce the records for the board and the federal Food and Drug Administration upon request.

SECTION 24. IC 25-26-14-17.8, AS ADDED BY P.L.212-2005, SECTION 56, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 17.8. (a) A wholesale drug distributor licensed under this chapter that purchases legend drugs from a wholesale drug distributor that is not licensed under this chapter shall act with due diligence as required under this section and rules adopted by the board. However, the due diligence requirements of this section do not apply to purchases from an unlicensed wholesale drug distributor that has obtained accreditation through the National Association of Boards of Pharmacy's Verified-Accredited







y

1	Wholesale Distributors program.
2	(b) Before the initial purchase of legend drugs from the unlicensed
3	wholesale drug distributor, the licensed wholesale drug distributor shall
4	obtain the following information from the unlicensed wholesale drug
5	distributor:
6	(1) A list of states in which the unlicensed wholesale drug
7	distributor is licensed.
8	(2) A list of states into which the unlicensed wholesale drug
9	distributor ships legend drugs.
10	(3) Copies of all state and federal regulatory licenses and
11	registrations held by the unlicensed wholesale drug distributor.
12	(4) The unlicensed wholesale drug distributor's most recent
13	facility inspection reports.
14	(5) Information regarding general and product liability insurance
15	maintained by the unlicensed wholesale drug distributor,
16	including copies of relevant policies.
17	(6) A list of other names under which the unlicensed wholesale
18	drug distributor does business or has been previously known.
19	(7) A list of corporate officers and managerial employees of the
20	unlicensed wholesale drug distributor.
21	(8) A list of all owners of the unlicensed wholesale drug
22	distributor that own more than ten percent (10%) of the
23	unlicensed wholesale drug distributor, unless the unlicensed
24	wholesale drug distributor is publicly traded.
25	(9) A list of all disciplinary actions taken against the unlicensed
26	wholesale drug distributor by state and federal agencies.
27	(10) A description, including the address, dimensions, and other
28	relevant information, of each facility used by the unlicensed
29	wholesale drug distributor for legend drug storage and
30	distribution.
31	(11) A description of legend drug import and export activities of
32	the unlicensed wholesale drug distributor.
33	(12) A description of the unlicensed wholesale drug distributor's
34	procedures to ensure compliance with this chapter.
35	(13) A statement:
36	(A) as to whether; and
37	(B) of the identity of each manufacturer for which;
38	the unlicensed wholesale drug distributor is an authorized
39	distributor.
40	(c) Before the initial purchase of legend drugs from an unlicensed
41	wholesale drug distributor, the licensed wholesale drug distributor



shall:

1	(1) request that the board obtain and consider the results of a
2	national criminal history background check (as defined in
3	IC 10-13-3-12) through the state police department of all
4	individuals associated with the unlicensed wholesale drug
5	distributor as specified for licensure of a wholesale drug
6	distributor under section 16(b) of this chapter; and
7	(2) verify the unlicensed wholesale drug distributor's status as an
8	authorized distributor, if applicable.
9	(d) If an unlicensed wholesale drug distributor's facility has not been
10	inspected by the board or the board's agent within three (3) years after
11	a contemplated purchase described in subsection (a), the licensed
12	wholesale drug distributor shall conduct an inspection of the
13	unlicensed wholesale drug distributor's facility:
14	(1) before the initial purchase of legend drugs from the unlicensed
15	wholesale drug distributor; and
16	(2) at least once every three (3) years unless the unlicensed
17	wholesale drug distributor's facility has been inspected by the
18	board, or the board's agent, during the same period;
19	to ensure compliance with applicable laws and regulations relating to
20	the storage and handling of legend drugs. A third party may be engaged
21	to conduct the site inspection on behalf of the licensed wholesale drug
22	distributor.
23	(e) At least annually, a licensed wholesale drug distributor that
24	purchases legend drugs from an unlicensed wholesale drug distributor
25	shall ensure that the unlicensed wholesale drug distributor maintains
26	a record keeping system that meets the requirements of section 17(3)
27	of this chapter.
28	(f) If a licensed wholesale drug distributor that purchases legend
29	drugs from an unlicensed wholesale drug distributor has reason to
30	believe that a legend drug purchased from the unlicensed wholesale
31	drug distributor is misbranded, adulterated, counterfeit, or suspected
32	counterfeit, the licensed wholesale drug distributor shall conduct a for
33	cause authentication of each distribution of the legend drug back to the
34	manufacturer.
35	(g) An unlicensed wholesale drug distributor that has engaged in the
36	distribution of a legend drug for which a licensed wholesale drug
37	distributor conducts a for cause authentication under subsection (f)
38	shall provide, upon request, detailed information regarding the
39	distribution of the legend drug, including the:
40	(1) date of purchase of the legend drug;
41	(2) lot number of the legend drug;

(3) sales invoice number of the legend drug; and



	30
1	(4) contact information, including name, address, telephone
2	number, and any electronic mail address of the unlicensed
3	wholesale drug distributor that sold the legend drug.
4	(h) If a licensed wholesale drug distributor conducts a for cause
5	authentication under subsection (f) and is unable to authenticate each
6	distribution of the legend drug, the licensed wholesale drug distributor
7	shall quarantine the legend drug and report the circumstances to the
8	board and the federal Food and Drug Administration within ten (10)
9	business days after completing the attempted authentication.
10	(i) If a licensed wholesale drug distributor authenticates the
11	distribution of a legend drug back to the manufacturer under subsection

- distribution of a legend drug back to the manufacturer under subsection (f), the licensed wholesale drug distributor shall maintain records of the authentication for three (3) years and shall provide the records to the board upon request.
- (j) A licensed wholesale drug distributor that purchases legend drugs from an unlicensed wholesale drug distributor shall, at least annually, conduct random authentications of required pedigrees on at least ten percent (10%) of sales units of distributions of legend drugs that were purchased from unlicensed wholesale drug distributors.
- (k) An unlicensed wholesale drug distributor from which a licensed wholesale drug distributor has purchased legend drugs shall cooperate with the random authentications of pedigrees under this section and provide requested information in a timely manner.
- (1) If a wholesale drug distributor conducts a random authentication under subsection (j) and is unable to authenticate each distribution of the legend drug, the wholesale drug distributor shall quarantine the legend drug and report the circumstances to the board and the federal Food and Drug Administration not more than ten (10) business days after completing the attempted authentication.

SECTION 25. IC 25-26-14-17.9, AS ADDED BY P.L.212-2005, SECTION 57, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 17.9. A wholesale drug distributor licensed under this chapter may not use a trade name or business name identical to a trade name or business name used by another an unrelated wholesale drug distributor licensed under this chapter.

SECTION 26. IC 25-26-14-18 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 18. (a) Any applicant denied a license or renewal under this chapter has the right of review of the board's action under IC 4-21.5.

(b) An applicant that is denied the accreditation under section 14 of this chapter from an accreditation body that has entered into an agreement with the board has the right of review of the











11

12

13

14

15

16

17

18

19 20

21

22

23

24

25

26

27 2.8

29

30

31

32

33

34

35

36 37

38

39

40

41

1	accreditation body's decision by the board.
2	SECTION 27. IC 25-26-14-20, AS AMENDED BY P.L.212-2005,
3	SECTION 58, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	UPON PASSAGE]: Sec. 20. (a) A person employed in wholesale
5	distribution must have appropriate education or experience to assume
6	responsibility for positions related to compliance with licensing
7	requirements.
8	(b) After December 31, 2005, before employing a person to be
9	engaged in the operation and handling of legend drugs, a wholesale
0	drug distributor shall request that the board obtain and consider the
1	results of a national criminal history background check (as defined in
2	IC 10-13-3-12) through the state police department for the person.
3	SECTION 28. IC 25-26-14-27, AS AMENDED BY P.L.212-2005,
4	SECTION 61, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	UPON PASSAGE]: Sec. 27. A wholesale drug distributor that fails to
6	comply with the conditions and requirements described in
7	(1) section 17, or
8	(2) after December 31, 2005, section 17.2, 17.3, 17.8, 17.9, or 20
9	of this chapter commits a Class D felony.
20	SECTION 29. IC 25-26-16-3 IS AMENDED TO READ AS
21	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. (a) At the time
22	of admission to a hospital that has adopted a protocol under this
23	chapter, the following apply:
24	(1) The admitting practitioner shall signify in writing in the form
25	and manner prescribed by the hospital whether the protocol
26	applies in the care and treatment of the patient.
27	(2) A pharmacist may adjust the drug therapy regimen of the
28	patient pursuant to the:
29	(A) written authorization of the admitting practitioner under
0	subdivision (1); and
31	(B) protocols of the hospital.
32	The pharmacist shall review the appropriate medical records of
3	the patient to determine whether the admitting practitioner has
34	authorized the use of a specific protocol before adjusting the
55	patient's drug therapy regimen. The admitting practitioner may at
66	any time modify or cancel a protocol by entering the modification
37	or cancellation in the patient's medical record.
8	(b) Notwithstanding subsection (a)(2), if a protocol involves
9	parenteral nutrition of the patient, the pharmacist shall communicate

with the admitting practitioner to receive approval to begin the

protocol. The authorization of the admitting practitioner to use the

protocol shall be entered immediately in the patient's medical record,



40

41

1	if required by the protocol.
2	SECTION 30. IC 25-26-21-8, AS ADDED BY P.L.122-2005,
3	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	UPON PASSAGE]: Sec. 8. (a) After June 30, 2006, a provider must be
5	licensed by the board before the provider may provide home medical
6	equipment services. If a provider provides home medical equipment
7	services from more than one (1) location in Indiana, the provider must
8	obtain a license under this chapter for each location.
9	(b) An applicant shall submit the application to the board on a form
10	adopted by the board. The nonrefundable application fee set by the
11	board must be submitted with the application. The fee must be
12	deposited in the state general fund.
13	(c) If the board determines that the applicant:
14	(1) meets the standards set forth by the board; and
15	(2) has satisfied the requirements under this chapter and the
16	requirements established by the board by rule;
17	the board shall notify the applicant in writing that the license is being
18	issued to the applicant. The license is effective on the applicant's
19	receipt of the written notification.
20	(d) A license issued under this chapter is effective for not more than
21	two (2) years, beginning on a date determined by the board. An entity
22	that is licensed under this chapter shall display the license or a copy of
23	the license on the licensed premises.
24	(e) The board may renew a license every two (2) years.
25	(f) The board may adopt rules that permit an out-of-state
26	provider to obtain a license on the basis of reciprocity if:
27	(1) the out-of-state provider possesses a valid license granted
28	by another state;
29	(2) the legal standards for licensure in the other state are
30	comparable to the standards under this chapter; and
31	(3) the other state extends reciprocity to providers licensed in
32	Indiana.
33	However, if the requirements for licensure under this chapter are
34	more restrictive than the standards of the other state, the
35	out-of-state provider must comply with the additional
36	requirements of this chapter to obtain a reciprocal license under
37	this chapter.
38	SECTION 31. THE FOLLOWING ARE REPEALED [EFFECTIVE
39	UPON PASSAGE]: IC 25-26-13-12.5; IC 25-26-14-17.3.

SECTION 32. An emergency is declared for this act.



COMMITTEE REPORT

Madam President: The Senate Committee on Health and Provider Services, to which was referred Senate Bill No. 202, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 7, line 19, strike "issued".

Page 7, line 19, strike "subsection (a) of".

Page 7, line 35, delete "of" and insert "relating to the practice of pharmacy performed by".

Page 7, line 36, delete "physically".

Page 7, line 36, after "review" insert "in person".

Page 15, between lines 40 and 41, begin a new paragraph and insert: "SECTION 18. IC 25-26-14-15.5, AS ADDED BY P.L.212-2005, SECTION 49, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 15.5. (a) A wholesale drug distributor that is an authorized distributor of a manufacturer is not considered to be an authorized distributor of the manufacturer under this chapter unless:

- (1) the manufacturer files the manufacturer's monthly updated list of authorized distributors with the board;
- (2) the list is available from the manufacturer upon request or on the Internet; and
- (3) the manufacturer notifies the board of any change to the list within ten (10) days after the change.
- (b) The board shall make available on the board's Internet web site a manufacturer's list of authorized distributors filed as described in subsection (a).".

Page 30, line 7, delete "from" and insert "of".

Page 30, line 8, delete "body." and insert "body's decision by the board.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 202 as introduced.)

MILLER, Chairperson

Committee Vote: Yeas 10, Nays 0.











COMMITTEE REPORT

Mr. Speaker: Your Committee on Public Health, to which was referred Senate Bill 202, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 12, between lines 28 and 29, begin a new paragraph and insert: "SECTION 12. IC 25-26-13-33 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 33. (a) As used in this section, "self-service display" means a display that contains cigarettes in an area where a customer:

- (1) is permitted; and
- (2) has access to the cigarettes without assistance from a sales person.
- (b) This section does not apply to a self-service display located in a pharmacy or other retail establishment that:
 - (1) has a primary purpose to sell cigarettes; and
 - (2) prohibits entry by persons who are less than eighteen (18) vears of age.
- (c) The owner of a pharmacy or other retail establishment that sells or distributes cigarettes through a self-service display, other than a coin operated machine operated under IC 35-46-1-11 or IC 35-46-1-11.5, commits a Class C infraction.
- (d) Notwithstanding IC 34-28-5-4(c), civil penalties collected under this section must be deposited in the Richard D. Doyle youth tobacco education and enforcement fund (IC 7.1-6-2-6)."

Page 32, line 19, delete "IC 25-26-14-15.5;".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 202 as printed January 27, 2006.)

BROWN T, Chair

Committee Vote: yeas 9, nays 1.









